REGULATIONS AND SCHEDULE OF CHARGES APPLICABLE TO

CERTAIN INTRASTATE HOUSEHOLD GOODS MOVES WITHIN THE

STATE OF SOUTH CAROLINA

Current
Tariff

Date Proposed: 12/30/2019

Effective Date:

Elite Movers, LLC

South Carolina Household Goods Tariff

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Applicability of Tariff

This tariff contains the regulations and rates applicable to the provision of intrastate household goods moved by Elite Movers, LLC. These services are furnished between points and places in the State of South Carolina.

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SECTION 1

1.0 Transportation Charges

Transportation Charges are included the hourly rates as listed below on all within a 40-mile radius. All moves outside the radius will calculate a travel charge as listed below in section listed <u>Travel Fees.</u>

1.1 Hourly Rates and Charges

Moves will be conducted on a "straight time" basis, with a minimum charge as set out below, plus actual travel time if exceeding 40-mile radius of our office. There is a required two-hour minimum. Jobs that take less than 2 hours to complete will still be charged for 2 hours of labor. The clock starts at the appropriate hourly rate when the movers arrive at the client's house. The clock stops once the truck is completely emptied. Time is calculated in quarter hour intervals after the two-hour minimum. Elite Movers, LLC's rates are the same 7 days of the week and regardless of season.

- -There is a required minimum charge of \$240 for Two Men and a Truck.
- -There is a required minimum charge of \$320 for Three Men and a Truck.
- -There is a required minimum charge of \$480 Four Men & Two Truck.
- -There is a required minimum charge of \$640 Six Men & Two Truck.

ADDITIONAL HOURLY CHARGES AFTER 2-HOUR MINIMUM

Number of Movers	Rates			
Two Men and a Truck	\$90.00			
Three Men and a Truck	\$120.00			
Four Men and Two Trucks	\$180.00			
Six Men and Two Trucks	\$240.00			

^{*} Any additional movers(s) will be billed at an additional \$30.00 per hour.

These rates include:

- 26-foot box truck;
- Two experienced moving technicians;
- Dollies:
- Furniture Protection/Padding (padding must be returned at completion of move or a charge \$10 per pad will be applied)
- Shrink Wrap;
- All the essential tools needed to assure the move is done with excellence;
- Disassembly/reassembly (Included if needed)

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<u>Travel fees</u> will be calculated based upon the distance in miles from our truck lot to the client's address, the end destination, and back to our truck lot. Example:

- \$1.50 x total miles = Travel fee for truck jobs. Applied after exceeding 40-mile radius
- \$.75 x total miles = Travel for non-truck jobs. Applied after exceeding 40-mile radius

Overnight Storage Fees: \$150.00 per night, per truck. Packing/unpacking jobs will follow the one truck hourly rate as listed above. (Three Day maximum overnight storage limit other accommodations must be made thereafter)

Additional Fee for Heavy Items: An additional fee of \$50 will be charged for each item weighing more than 300lbs (for example, gun safes and pianos). Notification of these items is required in advance, and Elite Movers, LLC reserves the right to refuse to move such items.

<u>Other</u>: Elite Movers, LLC may refuse to move certain items, such as grand pianos, pool tables, and other items, if they pose a high risk of injury or liability.

SECTION 2

2.0 ADDITIONAL SERVICES

The following charges shall be assessed in addition to the hourly rates quoted in Section 1 of this tariff, in connect with a move involving additional items:

2.1 Elevator or Stair Carry

Elite Movers, LLC does not charge an additional fee for elevator or stair carry, except as specified in Section 2.1 above.

2.2 Excessive Distance or Long Carry Charges

Elite Movers, LLC does not charge an additional fee for carrying articles an excessive distance to or from the motor vehicle.

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2.3 Pick Up and Delivery

Elite Movers, LLC does not charge an additional fee for making additional pick-ups or deliveries after the initial stop.

2.4 Packing and Unpacking

- 2.4.1 Elite Movers, LLC does not charge an additional fee for packing and unpacking. The packing rate is the same as the hourly rate listed in Section 1, plus the market price of packing materials, including sales tax on the materials.
- 2.4.2 Elite Movers, LLC is not responsible for items packed by the customer. Elite Movers, LLC will repack in moving boxes and or any totes that are not taped, sealed or without proper lid. Boxes containing fragile or breakable items must be properly labeled. Elite Movers, LLC reserves the right to decline any moves consisting of extremely large or fragile items.

2.5 Articles, Special Servicing

The rates and charges in this tariff do not include servicing or connection of appliances such as freezers, refrigerators, computer equipment, washers, dryers, televisions, and similar articles. Nor does Elite Movers LLC. do any hanging, mounting, or unmounting of items on walls, ceilings and etc..

2.6 Waiting Time

The customer is charged the rates specified in Section 1 for all waiting time or delays which are not the fault of Elite Movers, LLC

SECTION 3

3.0 RULES AND REGULATIONS

3.1 Claims

3.1.1 All claims for loss, damage or overcharge must be written and should be attached to the Bill of Lading.

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- 3.1.2 Claimant must notify carrier of all claims for concealed damage within 10 days of the move. Elite Movers, LLC must be given reasonable opportunity to inspect damaged items.
- 3.1.3 Although our movers will be careful with your possessions, from time to time damages may occur. If damages are caused by our service, Elite Movers, LLC reserves the right to repair the damage(s) in question. If we determine that damages cannot be repaired, we reserve the right to either replace or compensate (actual cash value) for the damage. If there is damage, notify Elite Movers, LLC immediately. They will complete a Damage Report before they leave your site. If you discover damage after the move, call the office within 10 days of your move. No damage claims will be honored until the charges for moving services are paid in full. You will be asked to sign a Release of Liability acknowledging this.
- 3.1.4 In consideration of the rate charged it is mutually agreed and understood that the liability of Elite Movers, LLC with respect to loss and/or damage of the consigned goods is limited to 60 cents per pound. Elite Movers, LLC shall not be liable in any event for any special or consequential damages including but not limited to loss of profits, income utility or market whether or not Elite Movers, LLC had knowledge that such damage might be incurred.

3.2 Computing Charges

Elite Movers, LLC rates are computed by multiplying the applicable hourly rate by the time as provided in Section 1.

3.3 Governing Publications

Elite Movers, LLC rates and charges are governed by the terms and conditions of this tariff, and the Rules and Regulations of the South Carolina Public Service Commission.

3.4 Items of Particular Value

Elite Movers, LLC does not assume any liability whatsoever for documents, currency, credit cards, jewelry, watches, precious stones or articles of extraordinary value including accounts, bills, deeds, evidences of debt, securities, notes, postage stamps, stamp collections, trading stamps, revenue stamps, letters or packets of letters, alcoholic beverages, perishable items, aerosols & combustible chemicals, firearms, coin collections, articles of peculiarly inherent or intrinsic value, precious metals or articles manufactured there from. Elite Movers, LLC will not accept responsibility for safe delivery of such articles if they come into Elite Movers, LLC's possession with or without Elite Movers, LLC's knowledge.

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3.5 Bill of Lading, Contract Terms, and Conditions

Each customer will be provided with a copy of Elite Movers, LLC's Bill of Lading. The terms and conditions of the Bill of Lading, attached hereto, are hereby incorporated by reference.

3.6 Delays

Elite Movers, LLC shall not be liable for any delays in transporting household goods resulting from an act of God or fault or neglect of any unforeseen entities.

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ELITE MOVERS, LLC 6486 DORCHESTER ROAD N. CHARLESTON, S.C. 29418

TEL. (843) 695-9979

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Sec. 1. (a) The carrier or party in possession of any of the property herein described shall be liable as at common law for any loss thereof or damage thereto, except as herein-

(b) No carrier or party in possession of all or any of the property herein described shall be liable for any loss thereof or damage thereto or delay caused by the act of God, the public enemy, the acts of public authority, quarantine, riots, strikes, perils of navigation the act or default of the shipper or owner, the nature of the property or defector inherent vice therein. Except in case of negligence of the carrier or party in possession, no carrier or party in possession of all or any of the property herein described shall be liable for the loss or damage thereto or responsible for its condition, operation or functioning, whether or not such property or any part of it is packed, unpacked, or packed. and unpacked by the shipper or its agent or the carrier or its agent. Except in case of negligence of the carrier or party in possession, no carrier or party in possession of all and and impacted by the shipper of its agent of the carrier of this agent. Except in case of negligence of the carrier of party in possession of any of the property herein described shall be liable for damage to or loss of contents of pieces of furniture, crates, bundles, cartons, boxes, barrels or other containers unless such contents are open for the carrier's inspection and then only for such articles as are specifically listed by the shipper and receipted for by the carrier or its agent.

(c) Except in case of negligence of the carrier or party in possession, the carrier or party in possession of any of the property herein described shall not be liable for delay caused by highway obstruction, or faulty or impassable highway, or lack of capacity of any highway, bridge, or ferry, or caused by breakdown or mechanical defect of the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession of any of the property herein described shall not be liable for the carrier or party in possession or party in possession or party in possession or party in possession or party in poss

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(d) Except in case of negligence of the carrier or party in possession, the carrier or party in possession shall not be liable for loss, damage, or delay occurring which the property is stopped and held or stored in transit upon request of the shipper, owner, or party entitled to make such request, whether such request was made before or alternative comes into possession of the property.

(e) In case of quarantine, the property may be discharged at the risk and expense of the owners into quarantine depot or elsewhere, as required by quarantine regulations, or authorities, and in such case, carrier's responsibility shall cease when the property is so discharged, or property may be returned by carrier at owner's expense to shipping point carning charges both ways. Quarantine expenses of whatever nature or kind upon or in respect to property shall be borne by the owners at the property or a lien thereon. The carrier shall not be liable for loss or damage occasioned by fungation or disinfection or other acts done or required by quarantine expenses of whatever nature or kind upon or in respect to property shall be borne by the owners at the property or lied a lien thereon. The carrier shall not be liable for loss or damage occasioned by fungations or authorities of the regulations or authorities of the regulations. The shipper shall hold the carrier's officers, agents, or employees, nor for detention, loss, or damage of any kind occasioned by quarantine or the engligence. So, or carrier shall be liable, except in case of negligence, for any mistake or inaccuracy in any information furnished by the carrier, its agents, or officers, as to quarantine laws or regulations. The shipper shall hold the carriers harmless from any expense they may incur or damages they may be required to pay, by reason of the introduction of the property damages of any kind occasioned by the carrier, its agents, or off

occurs from negligence.

(b) As a condition precedent to recovery, claims must be filed in writing with the receiving or delivering carrier, or carrier issuing this bill of lading, or carrier possession of the property when the loss, damage, injury or delay occurred within 10 days after delivery of the property (or in case of export traffic, within nine months after a reasonable time for delivery has elapsed; and suits shall be instituted against any carrier only within two years and one day from the day when notice in writing is given by the carrier to the claimant that the carrier has disallowed the claim or any part of parts thereof specified in the notice. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, no carrier hereunder shall the contract of any parts of parts in the loss of damage to any of said property shall have the full benefit of any insurance that may have been effected upon the carrier of the full benefit of any insurance that may have been effected upon the carrier of t

isble and such claims will not be paid.

(c) Any carrier or party liable on account of loss or damage to any of said property shall have the full benefit of any insurance that may have been effected upon of account of said property so far as this shall not avoid the policies or contracts of insurance; provided that the carrier reimburse the claimant for the premium paid thereon of account of said property so far as this shall not avoid the policies or contracts of insurance; provided that the carrier reimburse the claimant for the premium paid thereon of sec. 3. Except where such service is required as the result of carrier's negligence, all property shall be subject to necessary cooperage, packing and repacking at owner's cost. Sec. 4. (a) Property not received by the party entitled to receive it within the free time (if any) allowed by tariffs lawfully on file (such free time to be computed as therefore) provided) after notice of the arrival of the property at destination, or at the time tender of delivery of the property to the party entitled to receive it or at the address given for delivery has been made, may be kept in vehicle, warehouse or place of business of the carrier, subject to the tariff charge for storage and to carrier's responsibility as warehouseman, only, or at the option of the carrier, and subject to a lien for all transportation and other lawful charges, including a reasonable charge for storage. In the event the consignee can not be found at the address given for delivery, then in that event, notice of the placing of such goods in warehouse shall be left at the address given for delivery and mailed to any other address given for delivery, then in that event, notice of the placing of such goods in warehouse shall be left at the address given for delivery and mailed to receive it upon tender of the bill of lading for notification, showing the warehouse in which such property has been placed, subject to the provisions of this paragraph.

(b) Where nonperishable property which has been transp

(c) Where perishable property which has been transported hereunder to destination is refused by consignee or party entitled to receive it, or consignee or party entitled to receive it and receive

private or public sale; provided, that it there be time for service of nonnecation to the consignor or owner of the refusal of the property or the faiture to receive it and requess for disposition of the property, such notification shall be given, in such manner as the exercise of due diligence requires before the property is sold.

(d) Where the procedure provided for in the two paragraphs last preceding is not possible, it is agreed that nothing contained in said paragraphs shall be construed to abridge the right of the carrier at its option to sell the property under such circumstances and in such manner as may be authorized by law.

(e) The proceeds of any sale made under this section shall be applied by the carrier to the payment of advances, tariff charges, packing, storage, and any other lawford the expense of notice, advertisement, sale, and other necessary expense and of carring for and maintaining the property, if proper care of the same requires specific expense, and should there he a balance, it shall be paid to the owner of the property sold hereunder. expense; and should there be a balance, it shall be paid to the owner of the property sold hereunder. (f) Where the carrier is directed to load property from (or render any services at) a place or places at which the consignor or his agent is not present, the property shatted

be at the risk of the owner before loading.

Where the carrier is directed to unload or deliver property (or render any services) at the place or places at which the consignee or its agent is not present, the property where the carrier is directed to unload or deliver property (or render any services) at the place of places at which the owner after unloading or delivery.

Sec. 5. No carrier hereunder will carry or be liable in any way for any documents, specie, or for any articles of extraordinary value not specifically rated in the published classification or tariffs unless a special agreement to do so and a stipulated value of the articles are endorsed hereon.

classification or tariffs unless a special agreement to do so and a stipulated value of the articles are endorsed hereon.

Sec. 6. Explosives or dangerous goods will not be accepted for shipment. Every party whether principal or agent shipping such goods shell be liable for and indemnify the carrier against all loss or damage caused by such goods and carrier will not be liable for safe delivery of the shipment

Sec. 7. The owner or consignee shall pay the advances, tariff charges, packing and storage, if any, and all other lawful charges accruing on said property; but, except in those instances where it may lawfully be authorized to do so, no carrier shall deliver or relinquish possession at destination of the property covered by this bill of lading until all tariff rates and charges thereon have been paid. The consignor shall be liable for the advances, tariff charges, packing, storage and, all other lawful charges, except that if the consignor stipulates, by signature, in the space provided for that purpose on the face of this bill of lading that the carrier shall not make delivery without requiring payment of such charges and the carrier, contrary to such stipulation shall make delivery without requiring such payment, the consignor (except as hereinafter provided) shall not be liable for such charges; Provided, that, where the carrier has been instructed by the shipper or consignor to deliver said property to a consignee other than the shipper or consignor, such consignee shall not be legally liable for transportation charges in respect of the transportation of said property (beyond those billed against him at the time of delivery for which he is otherwise liable) which may be found to be due after the property has been delivered to him. If the consignee (a) is an agent only and has no beneficial title in said property, and, (b) prior to delivery of said property has notified the delivering carrier in writing of the fact of such agency and absence of beneficial owner, shall be liable for reconsigned or diverted to a point other than that specified in the original bill of lading, has also notified the delivering carrier in writing of the name and address of the beneficial owner of said property; and in such cases the shipper or consigner, or, in the case of a shipment so reconsigned or diverted, the beneficial owner, shall be liable for such additional charges. If the consignee has given to the carrier or require at time of shipment, the prepayment of the charges. If upon inspection it is ascertained that the articles shipped are not those described in this bill of lading, the advances or tariff charges must be paid upon the articles actually shipped.

Sec. 8. If this bill of lading is issued on the order of the shipper, or his agent, in exchange or in substitution for another bill of lading, the shipper's signature to the prior bill of lading as to the statement of value or otherwise, or election for common law or bill of lading liability, in or in connection with such prior bill of lading, shall be considered a part of this bill of lading as fifthe same were written or made in or in connection with this bill of lading.

Sec. 9. Any alteration, addition or erasure in this bill at lading which shall be made without the special notation hereon of the agent of the carrier issuing this bill of lading shall be enforceable according to its original tenor.